1 2 3 4 5 6 7 8	Susan J. Olson, SBN 152467 Ronald L. Richman, SBN 139189 Edward D. Winchester, SBN 271500 BULLIVANT HOUSER BAILEY PC 601 California Street, Suite 1800 San Francisco, California 94108 Telephone: 415.352.2700 Facsimile: 415.352.2701 E-Mail: susan.olson@bullivant.com		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12	JOHN MUIR HEALTH, a California non-profit public benefit corporation,	Case No.: C	C-14-03115 TEH
13	Plaintiff,		TION TO CONTINUE DATE ON PLAINTIFF'S
14	vs.	MOTION TO REMAND; ORDER THEREON	
15	CEMENT MASONS HEALTH AND	Date:	September 15, 2014
16	WELFARE TRUST FUND FOR NORTHERN	Time: Ctroom:	10:00 a.m.
17	CALIFORNIA; and DOES 1 THROUGH 25, INCLUSIVE,		Hon. Thelton E. Henderson
17 18			
	INCLUSIVE,		
18	INCLUSIVE,		
18 19	INCLUSIVE, Defendant.	<u>ATION</u>	Hon. Thelton E. Henderson
18 19 20	INCLUSIVE, Defendant. STIPUL	.ATION etween the Pl	Hon. Thelton E. Henderson
18 19 20 21	Defendant. STIPUL IT IS HEREBY STIPULATED by and b	.ATION etween the Pl Trust Fund fo	Hon. Thelton E. Henderson aintiff John Muir Health and r Northern California, through
18 19 20 21 22	Defendant. STIPUL IT IS HEREBY STIPULATED by and b Defendant Cement Masons Health and Welfare	ATION etween the Pl Trust Fund fo with counsel	Hon. Thelton E. Henderson aintiff John Muir Health and r Northern California, through for Defendants, the parties agree
18 19 20 21 22 23	INCLUSIVE, Defendant. STIPUL IT IS HEREBY STIPULATED by and b Defendant Cement Masons Health and Welfare their respective counsel, that based on a conflict	ATION etween the Pl Trust Fund fo with counsel	Hon. Thelton E. Henderson aintiff John Muir Health and r Northern California, through for Defendants, the parties agree
18 19 20 21 22 23 24	INCLUSIVE, Defendant. STIPUL IT IS HEREBY STIPULATED by and b Defendant Cement Masons Health and Welfare their respective counsel, that based on a conflict to continue the September 15, 2014 hearing date	ATION etween the Pl Trust Fund fo with counsel	Hon. Thelton E. Henderson aintiff John Muir Health and r Northern California, through for Defendants, the parties agree
18 19 20 21 22 23 24 25	INCLUSIVE, Defendant. STIPUL IT IS HEREBY STIPULATED by and b Defendant Cement Masons Health and Welfare' their respective counsel, that based on a conflict to continue the September 15, 2014 hearing date 22, 2014 10:00 a.m., Courtroom 2.	ATION etween the Pl Trust Fund fo with counsel	Hon. Thelton E. Henderson aintiff John Muir Health and r Northern California, through for Defendants, the parties agree
18 19 20 21 22 23 24 25 26	INCLUSIVE, Defendant. STIPUL IT IS HEREBY STIPULATED by and b Defendant Cement Masons Health and Welfare' their respective counsel, that based on a conflict to continue the September 15, 2014 hearing date 22, 2014 10:00 a.m., Courtroom 2. ///	ATION etween the Pl Trust Fund fo with counsel	Hon. Thelton E. Henderson aintiff John Muir Health and r Northern California, through for Defendants, the parties agree
18 19 20 21 22 23 24 25 26 27	INCLUSIVE, Defendant. STIPUL IT IS HEREBY STIPULATED by and b Defendant Cement Masons Health and Welfare their respective counsel, that based on a conflict to continue the September 15, 2014 hearing date 22, 2014 10:00 a.m., Courtroom 2.	ATION etween the Pl Trust Fund fo with counsel	Hon. Thelton E. Henderson aintiff John Muir Health and r Northern California, through for Defendants, the parties agree
18 19 20 21 22 23 24 25 26 27	INCLUSIVE, Defendant. STIPUL IT IS HEREBY STIPULATED by and b Defendant Cement Masons Health and Welfare their respective counsel, that based on a conflict to continue the September 15, 2014 hearing date 22, 2014 10:00 a.m., Courtroom 2.	ATION etween the Pl Trust Fund fo with counsel on Plaintiff's	aintiff John Muir Health and r Northern California, through for Defendants, the parties agree a Motion to Remand to September

1	The parties further stipulate that Plaintiff's Reply Brief is due on or before Friday,		
2	September 5, 2014.		
3	DATED: August 28, 2014		
4	BULLIVANT HOUSER BAILEY PC		
5			
6	By /s/ Ronald L. Richman		
7	Susan J. Olson Ronald L. Richman		
8	Edward D. Winchester		
9	Attorneys for Defendant Cement Masons Health and Welfare Trust Fund for Northern California		
11	DATED: August 28, 2014		
12	LAW OFFICES OF STEPHENSON, ACQUISTO		
13	& COLMAN, INC.		
14			
15	By Ellen Kamm Ellen Kamon		
16			
17	Attorneys for Plaintiff John Muir Health		
18	ORDER		
19	Based on the foregoing Stipulation and good cause appearing,		
20	IT IS HEREBY ORDERED that the hearing on Plaintiff's Motion for Remand, currently		
21	set for September 15, 2014 at 10:00 a.m. be continued to September 22, 2014 at 10:00 a.m.		
22	Plaintiff's reply papers shall be filed on or before September 5, 2014.		
23	TES DISTRICE		
24	DATED:, 2014		
25			
26	By S Juli Harrow Alexander		
27	TYPEL Judge Thelton E. Henderson Judge Thelton E. Henderson Judge E. Henderson E. Henderson Judge E. Henderson E.		
28	Officer 212tifet Judge 2		
	-2-		
	STIPULATION TO CONTINUE HEARING DATE; ORDER THEREON		